

EXHIBIT B

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE WESTERN DISTRICT OF TEXAS
SAN ANTONIO DIVISION**

<i>In re:</i>	§	
	§	Chapter 11
KrisJenn Ranch, LLC,	§	
	§	
<i>Debtor</i>	§	Case No. 20-50805
	§	

KrisJenn Ranch, LLC, KrisJenn Ranch,	§	
LLC-Series Uvalde Ranch, and KrisJenn	§	
Ranch, LLC-Series Pipeline ROW, as	§	
successors in interest to Black Duck	§	
Properties, LLC,	§	
	§	Adversary No. 20-05027
<i>Plaintiffs,</i>	§	
	§	
v.	§	
	§	
DMA Properties, Inc. and Longbranch	§	
Energy, LP,	§	
	§	
<i>Defendants.</i>	§	

DMA Properties, Inc. and Frank Daniel	§	
Moore,	§	
	§	
<i>Cross-Plaintiffs/Third-Party Plaintiffs,</i>	§	
	§	
v.	§	Adversary No. 20-05027
	§	
KrisJenn Ranch, LLC, KrisJenn Ranch,	§	
LLC-Series Uvalde Ranch, and KrisJenn	§	
Ranch, LLC-Series Pipeline ROW, Black	§	
Duck Properties, LLC, Larry Wright, and	§	
John Terrill,	§	
	§	
<i>Cross-Defendants/Third-Party Defendants.</i>	§	

**FRANK DANIEL MOORE'S RESPONSES AND OBJECTIONS
TO KRISJENN'S FIRST INTERROGATORIES**

Frank Daniel Moore hereby serves his responses and objections to KrisJenn Ranch, LLC, KrisJenn Ranch, LLC-Series Uvalde Ranch, and KrisJenn Ranch, LLC-Series Pipeline ROW First Interrogatories.

Respectfully,

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*Attorneys for Frank Daniel Moore
and DMA Properties, Inc.*

CERTIFICATE OF SERVICE

I hereby certify that on September 21, 2020 a true and correct copy of the foregoing document was transmitted to each of the parties via the Court's electronic transmission facilities and/or via electronic mail as noted below. For those parties not registered to receive electronic service, a true and correct copy of the foregoing document was served by United States Mail, first class, postage prepaid, at the address noted below.

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/s/ Christopher S. Johns
Christopher S. Johns

PRELIMINARY STATEMENT AND GENERAL OBJECTIONS

This preliminary statement and these general objections are incorporated in the response to every request for production and interrogatory below. Moore is attempting to answer and respond to Defendants' requests for production and interrogatories in good faith and based on their understanding of the requests. Moore's discovery efforts and investigation of facts pertaining to Moore's claims are ongoing, and Moore reserves the right to supplement these responses as the case progresses.

Moore generally objects to any request that can be read to include a request for privileged information. Additionally, Moore is willing to confer with Defendants in good faith regarding any and all objections asserted in response to these requests.

OBJECTIONS AND RESPONSES TO INTERROGATORIES

INTERROGATORY NO. 1: Identify all documents that amend, supplement, or otherwise modify the Company Agreement of Black Duck Properties, LLC.

ANSWER: Moore objects that this interrogatory is overbroad and unduly burdensome because the documents in question are part of Black Duck's books and records (which are in the possession of Defendants) and because it is improper for Defendants to foist the burden of identifying responsive documents on Moore when the burden of identifying the documents would be the same for both parties. In light of these objections, Moore is not answering this interrogatory.

INTERROGATORY NO. 2: Identify all capital that SCMED contributed to Black Duck, by providing:

- a. A brief description of the capital contribution;
- b. The date of the contribution; and
- c. The value of each contribution.

ANSWER: Moore objects that this interrogatory is overbroad and unduly burdensome because the answer to this question would be discerned through reference to Black Duck's books and records, and those records are in the possession of Defendants. Relatedly, it is improper for Defendants to foist the burden of identifying these amounts on Moore when the burden of identifying these amounts would be substantially the same for both parties. In light of these objections, Moore is not answering this interrogatory.

INTERROGATORY NO. 3: Identify all capital that Wright contributed to Black Duck, by providing:

- a. A brief description of the capital contribution;
- b. The date of the contribution; and

- c. The value of each contribution.

ANSWER: Moore objects that this interrogatory is overbroad and unduly burdensome because the answer to this question would be discerned through reference to Black Duck's books and records, and those records are in the possession of Defendants. Relatedly, it is improper for Defendants to foist the burden of identifying these amounts on Moore when the burden of identifying these amounts would be substantially the same for both parties. In light of these objections, Moore is not answering this interrogatory.

INTERROGATORY NO. 4: Identify the date on which SCMED ceased to be an owner of Black Duck, if any.

ANSWER: SCMED ceased to be an owner of Black Duck in the wake of the execution of documents memorializing Wright's and Moore's agreement, as described in the February 4, 2018 email between Wright and Moore, to grant DMA certain real property interests in exchange for Moore's resignation and SCMED's release of its 50% ownership stake.

INTERROGATORY NO. 5: Identify all potential buyers for the ROW that SCMED or Wright identified, by providing:

- a. The full legal name of the potential buyers;
- b. The approximate date on which each potential buyer was identified; and
- c. Stating whether SCMED or Wright was responsible for first identifying each potential buyer.

ANSWER: Moore objects that this interrogatory is overbroad and unduly burdensome because the answer to this question would be discerned through reference to Black Duck's books and records, and those records are in the possession of Defendants. Relatedly, it is improper for Defendants to foist the burden of identifying these amounts on Moore when the burden of identifying these amounts would be substantially the same for both parties. In light of these objections, Moore is not answering this interrogatory.

INTERROGATORY NO. 6: Identify all potential investors and/or deal terms that Wright "repeatedly objected to" and "prevented a deal from being reached", as alleged in paragraph 46 of the Counterclaim, by providing:

- a. A brief description of the deal terms; or
- b. The full legal name of the potential investors.

ANSWER: Moore objects that this interrogatory is overbroad and unduly burdensome because the answer to this question would be discerned through reference to Black Duck's books and records, and those records are in the possession of Defendants. Relatedly, it is improper for Defendants to foist the burden of identifying these amounts on Moore when the burden of identifying these amounts would be substantially the same for both parties. In light of these objections, Moore is not answering this interrogatory.

INTERROGATORY NO. 7: Identify all facts supporting your contention that “Terrill and Wright had secretly been working on this deal since December 2017—well before Moore had resigned from Black Duck”, as alleged in paragraph 57 of the Counterclaim.

ANSWER: Moore objects that this interrogatory is overbroad and unduly burdensome because it purports to require Moore to marshal “all” facts in advance of trial. Moore also objects that documents and communications related to these contentions have not yet been produced by Defendants or TCRG. Subject to the foregoing objections, in *Edwards v. Synergy Midstream, LLC et. al*—which is case number CJ-2018-3477 in the district court of Oklahoma County in Oklahoma—John Terrill swore via affidavit that he informed Plaintiff Edwards of an opportunity to purchase right-of-way rights in East Texas in December 2017. Emails and correspondence disclosed in the Oklahoma suit confirm that Terrill was negotiating the terms of purchasing the Express Pipeline from Black Duck Properties, LLC with Larry Wright.

INTERROGATORY NO. 8: Identify all documents or oral representations that supplement, amend, or otherwise modify the DMA Agreement.

ANSWER: Moore is unaware of any documents or oral representations that supplement, amend, or otherwise modify the DMA Agreement. However, the DMA Agreement does incorporate the February 4, 2018 email between Wright and Moore, which in turn incorporates other agreements.

INTERROGATORY NO. 9: Identify the actual damages you incurred as a result of Debtors’ alleged breach of the DMA Agreement, by providing:

- a. The amount of such actual damages, in dollars and cents; and
- b. The method of calculating such actual damages.

ANSWER: Moore objects that this interrogatory prematurely calls for expert testimony regarding damages related to valuation of the right-of-way and/or the value of Moore’s interest in Black Duck. Moore will provide all appropriate expert disclosures in a timely fashion as required by the federal rules. Subject to the foregoing objection, Moore’s damages consist of the value of the 50% interest in Black Duck and its assets and/or the value of the 20% net profits interest that attaches and runs with the right-of-way.

INTERROGATORY NO. 10: Identify all documents or oral representations that supplement, amend, or otherwise modify the Harris SWD Agreement.

ANSWER: Moore is not aware of any documents or oral representations that supplement, amend, or otherwise modify the Harris SWD Agreement at this time. However, the Harris SWD Agreement does incorporate by reference the February 4, 2018 email between Wright and Moore.

INTERROGATORY NO. 11: Identify the actual damages you incurred as a result of Debtors' alleged breach of the Harris SWD Agreement, by providing:

- a. The amount of such actual damages, in dollars and cents; and
- b. The method of calculating such actual damages.

ANSWER: Moore objects that this interrogatory prematurely calls for expert testimony regarding damages related to valuation of the right-of-way and/or the value of assets previously owned by Black Duck. Moore will provide all appropriate expert disclosures in a timely fashion as required by the federal rules. Subject to the foregoing objection, Moore's damages consist of the value of the 50% interest in Black Duck and its assets and/or the value of 50% of the Bigfoot note payments.

INTERROGATORY NO. 12: Identify the facts supporting your contention that Black Duck owes you a fiduciary duty, as alleged in paragraph 105 of the Counterclaim.

ANSWER: Moore has asserted third-party claims and has not asserted counterclaims. Subject to the foregoing, Wright owed fiduciary duties to Moore in his connection with Wright's status as a manager of Black Duck. Additionally, Paragraph 105 and the related claim clearly specify that the claim is brought against Wright, not against Black Duck.

INTERROGATORY NO. 13: Identify the "property and proceeds received by Wright and/or his entities in connection with the right-of-way" for which you seek to impose a constructive trust, as alleged in paragraph 110 of the Counterclaim.

ANSWER: Moore objects that this interrogatory is overbroad and unduly burdensome because the answer to this question would be discerned through reference to Black Duck and/or KrisJenn's books and records, and those records are in the possession of Defendants. Relatedly, it is improper for Defendants to foist the burden of identifying these amounts on Moore when the burden of identifying these amounts would be substantially the same for both parties. In light of these objections, Moore is not answering this interrogatory.

INTERROGATORY NO. 14: Identify the actual damages you incurred as a result of the allegations made in "Claim 2: Breach of Fiduciary Duty" of the Counterclaim, by providing:

- a. The amount of such actual damages, in dollars and cents; and
- b. The method of calculating such damages.

ANSWER: Moore objects that this interrogatory prematurely calls for expert testimony regarding damages related to valuation of the right-of-way and/or the value of Moore's interest in Black Duck. Moore will provide all appropriate expert disclosures in a timely fashion as required by the federal rules. Subject to this objection, Moore's damages consist of the value of the 50% interest in Black Duck and its assets and/or the value of the 20% net

profits interest that attaches and runs with the right-of-way plus the value of 50% of the Bigfoot note payments.

INTERROGATORY NO. 15: Identify the actual damages you incurred as a result of the allegations made in “Claim 2: Breach of Fiduciary Duty” of the Counterclaim, by providing:

- a. The amount of such actual damages, in dollars and cents; and
- b. The method of calculating such damages.

ANSWER: Moore objects that this interrogatory prematurely calls for expert testimony regarding damages related to valuation of the right-of-way and/or the value of Moore’s interest in Black Duck. Moore will provide all appropriate expert disclosures in a timely fashion as required by the federal rules. Subject to this objection, Moore’s damages consist of the value of the 50% interest in Black Duck and its assets and/or the value of the 20% net profits interest that attaches and runs with the right-of-way plus the value of 50% of the Bigfoot note payments.

INTERROGATORY NO. 15: Identify all acts or omissions by Debtors which support your contention that they “willfully and intentionally interfered” with the February 3 Email Agreement, Harris SWD Agreement, February 4 Email Agreement, and/or DMA Agreement, by providing:

- a. A brief description of the acts or omissions;
- b. The full legal name of the parties who committed these acts or omissions; and
- c. The approximate date of the acts or omissions.

ANSWER: Moore objects that this interrogatory is overbroad and unduly burdensome because it purports to require Moore to marshal “all” facts in advance of trial. Moore also objects that documents and communications related to these contentions have not yet been produced by Defendants. Subject to these objections, Moore answers that Defendants willfully and intentionally interfered with these agreements by (a) failing to disclose Moore and DMA’s interest to TCRG and other potential purchasers; (b) mischaracterizing Moore and DMA’s interest to TCRG and other potential purchasers; (c) fraudulently attempting to execute a sham foreclosure on the right-of-way and DMA’s interest in the Bigfoot note payments despite knowledge that Moore never authorized any loan from KrisJenn; and (d) otherwise scheming to erase and ignore DMA’s interest in the right-of-way and Bigfoot note payments.

INTERROGATORY NO. 16: Identify the actual damages you incurred as a result of the allegations made in “Claim 4: Tortious Interference with Contract” of the Counterclaim, by providing:

- a. The amount of such damages, in dollars and cents; and
- b. The method of calculating such damages.

ANSWER: Moore objects that this interrogatory prematurely calls for expert testimony regarding damages related to valuation of the right-of-way and/or the value of Moore's interest in Black Duck. Moore will provide all appropriate expert disclosures in a timely fashion as required by the federal rules. Subject to this objection, Moore's damages consist of the value of the 50% interest in Black Duck and its assets and/or the value of the 20% net profits interest that attaches and runs with the right-of-way plus the value of 50% of the Bigfoot note payments.

INTERROGATORY NO. 17: Identify all representations made by Black Duck that support your contention that Black Duck committed fraud, as alleged in "Claim 6: Fraud" of the Counterclaim, by providing:

- a. The full legal name of the person who made the false representation;
- b. If made orally, the date and language used in making the false representation; and
- c. If made in writing, the identity of the document containing the false representation.

ANSWER: Moore objects that this interrogatory is overbroad and unduly burdensome because it purports to require Moore to marshal "all" facts in advance of trial. Moore also objects that documents and communications related to these contentions have not yet been produced by Defendants. Subject to these objections, Wright fraudulently represented that DMA would receive a 20% net-profits interest that attached and ran with the right-of-way as well as 50% of the Bigfoot note payments. At the time he made these representations, Wright knew they were false and that he had no intention of honoring these promises and representations. Wright has also committed multiple omissions and nondisclosures of material facts in connection with these interests.

INTERROGATORY NO. 18: Identify the actual damages you incurred as a result of the allegations made in "Claim 6: Fraud" of the Counterclaim, by providing:

- a. The amount of such actual damages, in dollars and cents; and
- b. The method of calculating such damages.

ANSWER: Moore objects that this interrogatory prematurely calls for expert testimony regarding damages related to valuation of the right-of-way and/or the value of Moore's interest in Black Duck. Moore will provide all appropriate expert disclosures in a timely fashion as required by the federal rules. Subject to this objection, Moore's damages consist of the value of the 50% interest in Black Duck and its assets and/or the value of the 20% net profits interest that attaches and runs with the right-of-way plus the value of 50% of the Bigfoot note payments.

INTERROGATORY NO. 19: Identify all funds that were paid by Bigfoot Energy Services, LLC that you contend should have been transferred to you, in whole or in part, by providing:

- a. The approximate date that Bigfoot Energy made the payment;

- b. The total amount of the payment; and
- c. The portion of each payment you contend is owed to You.

ANSWER: Moore objects that this interrogatory is overbroad and unduly burdensome because the answer to this question would be discerned through reference to Black Duck's books and records and to the books and records of Defendants. All of those records are in the possession of Defendants. Subject to the foregoing objection, Moore (through DMA) is entitled to 50% of the Bigfoot note payments. As of approximately August 14, 2020, the portion of payments owed to DMA amounted to \$127,377.20.